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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR		ATTORNEY DOCKET NO.	
09/100,129	06/19/98	HAVERSTOCK		P	52817.000035
O21967 TM02/0214		\neg	EXAMINER		
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HUNTON AND WILLIAMS 1900 K STREET N W				KANG, P ART UNIT	PAPER NUMBER
WASHINGTON I				2152 DATE MAILED	/2 : 02/14/01

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

		Application No.	Applicant(s)			
	, Office Action Summary	09/100,129	Paul Haverstock, et al.			
V "	Office Action Summary	Examiner	Art Unit			
		Paul H Kang	2152			
eriod fo	- The MAILING DATE of this communication appe or Reply	ears on the cover sheet w	ith the correspondence address			
A SH THE - Exte after - If the - If NO - Failu - Any I	ORTENED STATUTORY PERIOD FOR REPL' MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply or to reply within the set or extended period for reply will, by statute teply received by the Office later than three months after the mailing ad patent term adjustment. See 37 CFR 1.704(b).	36 (a). In no event, however, may a y within the statutory minimum of th will apply and will expire SIX (6) MO, cause the application to become A	a reply be timely filed irty (30) days will be considered timely. NTHS from the mailing date of this communication. BBANDONED (35 U.S.C. \$ 133)			
1)🛛	Responsive to communication(s) filed on 08	January 2001 .				
2a) <u></u>	This action is FINAL . 2b)⊠ Th	is action is non-final.				
3) 🗌	Since this application is in condition for allowed closed in accordance with the practice under	ance except for formal ma Ex parte Quayle, 1935 C	atters, prosecution as to the merits is .D. 11, 453 O.G. 213.			
Dispositi	on of Claims					
4)🛛	Claim(s) 1-33 is/are pending in the application).				
	4a) Of the above claim(s) is/are withdraw	wn from consideration.				
5)	Claim(s) is/are allowed.					
6)⊠	Claim(s) <u>1-33</u> is/are rejected.					
7)	Claim(s) is/are objected to.					
8) 🗌	Claims are subject to restriction and/or	election requirement.				
Applicati	on Papers					
9)	The specification is objected to by the Examine	er.				
10)	The drawing(s) filed on is/are objected t	o by the Examiner.				
11)	The proposed drawing correction filed on	_ is: a)□ approved b)□	disapproved.			
12)	The oath or declaration is objected to by the Ex	kaminer.				
Priority u	nder 35 U.S.C. § 119					
13)	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C.	§ 119(a)-(d) or (f).			
a)[☐ All b) ☐ Some * c) ☐ None of:					
	1. Certified copies of the priority documents	s have been received.				
	2. Certified copies of the priority documents have been received in Application No					
* S	3. Copies of the certified copies of the prior application from the International Buree the attached detailed Office action for a list of the control of the certification of the	reau (PCT Rule 17.2(a)).	_			
14)	Acknowledgement is made of a claim for dome	stic priority under 35 U.S	s.C. § 119(e).			
Attachment	(s)					
6)	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449) Paper No(s) _	19) Notice o	w Summary (PTO-413) Paper No(s) If Informal Patent Application (PTO-152)			
Patent and Tr O-326 (Rev	ademark Office 7. 01-01) Office Act	tion Summary	Part of Paper No. 17			

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DETAILED ACTION

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-3, 8-9, 15-17, 19, 21-23 and 26-33 are rejected under 35 U.S.C. 103(a) as being unpatentable over by Leone, US Pat. No. 5,745,360 in view of Buzsaki, US Pat. No. 5,987,422.
- 3. As to claims 1, 8, 15, and 21, Leone discloses:

 a server (fig. 2, WWW server (HTTPD) 8b);

one or more databases, in communication with the server, comprising one or more non-markup language objects (fig. 2, the user requests the server for book 7 stored in a database using a web browser, col. 4 lines 6-45); and

a workflow module that facilitates one or more object management tasks, of the server, associated with the one or more non-markup language objects according to a predefined process, wherein the workflow module performs the one or more object management tasks without user input. (Leone discloses a Dynamic Interchange Translation Agent which is extrapolated from CGI scripts for performing predetermined actions to manage workflow without user intervention, col. 3, line 12 – col. 4, line 45).

However, Leone does not explicitly disclose notification of at least one user that at least one action is required for the one or more non-markup language objects, and wherein that at least

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one user is someone other than the creator of the one or more non-markup language objects.

Buzsaki teaches a method for notifying a user that an action needs to be taken (Buzsaki, abstract and col. 12, line 40 – col. 14, line 19).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have incorporated a notification system as taught by Buzsaki into the system of Leone for the purpose of enhancing user communication and access to data.

- 4. As to claims 2, 9, 19, and 22, Leone-Buzsaki teaches that the CGI program locates, opens and converts the non-HTML document based on a user request for the document (Leone, col. 4, lines 6-45);
- As to claim 3, 10, 16, 17, 23, and 26-33, Leone-Buzsaki discloses the a CGI program and a special agent component that distributed, routed and tracked an object according to a predetermined process (Leone, col. 4, lines 6-45).
- 6. Claims 4-7, 11-14, 18, 20, and 24-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Leone-Buzsaki as applied to claims 1-3, 8-9, 15-17, 19, 21-23 and 26-33 above, and further in view of Schutzman, et al., US Pat. No. 5,627,764 (herein referred to as Schutzman).

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7. As to claims 4, 11, 18, and 24, Leone-Buzsaki discloses the invention substantially as claimed. However, Leone-Buzsaki does not specifically disclose a notifying module that notifies the system user that an action is required for the one or more objects.

Schutzman teaches a workflow administration system which provides notification to the user in the same field of endeavor for the purpose of providing the use feedback for follow-up activity, workflow administration or routing (Schutzman, col. 3, line 9 – col. 4, line 55).

It would have been obvious to one having ordinary skill in the art at the time the invention was made to have incorporated the notifying module of Schutzman into the client/server system of Leone-Buzsaki in order to automate the system while maintaining user control and knowledge of internal functions of the system, thereby increasing system reliability and efficiency.

- 8. As to claims 5, 12, 20, and 25, Leone-Buzsaki-Schutzman teaches a translator for translating non-markup language objects into markup language format (Leone, col. 4, lines 6-45).
- 9. As to claims 6 and 13, Leone-Buzsaki-Schutzman teaches a client/server system comprising a HTTP server module (Leone, fig. 2 and col. 4, lines 6-45).
- 10. As to claims 7 and 14, Leone-Buzsaki-Schutzman teaches a client/server system comprising a non-markup language server (non-markup language processing functionality

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resides on server 3; Leone, col. 4, lines 6-45).

Applicant's arguments with respect to claims 1-33 have been considered but are moot in view of the new ground(s) of rejection. The applicant argued in substance that the prior art of record does not teach a workflow process that "notifies at least one user that at least one action is required for the one or more non-markup language objects, wherein the at least one user is someone other that the creator of the one or more non-markup language objects." The new grounds of rejection teaches this feature, therefore the arguments are considered moot.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paul H Kang whose telephone number is (703) 308-6123. The examiner can normally be reached on 9 hour flex. First Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Mark Rinehart can be reached on (703) 305-4815. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-9731 for regular communications and (703) 305-3900 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

Paul H Kang Examiner Art Unit 2756

February 12, 2001

SUPERVISORY PATENT EXAMINER